Form 210A (10/06)

United States Bankruptcy Court District of Delaware

In re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Packaging Inc.
t Claim # (If known): #2239 unt of Claim: \$599,48 :Claim Filed:
e and Address of Transferor:
Richards Packaging Inc. Mildred Nolan PO Box 11249 Portland, OR 97211
ne: Four Digits of Acct. #: <u>n/a</u>
notice is true and correct to the
June 9, 2009

United States Bankruptcy Court District of Delaware

in re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. #2239 (If known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on June 9, 2009.

Name of Transferee:

Fair Harbor Capital, LLC As assignee of Richards Packaging Inc.

Richards Packaging Inc.

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

Name of Alleged Transferor:

Richards Packaging Inc. Mildred Nolan PO Box 11249 Portland, OR 97211

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been
filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within Iwenty
(20) days of the mailing of this notice. If no objection is timely received by the court, the transfered will be substituted
as the original claimant without further order of the court.

Date:	
	Clark of the Court

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Mildred Molan

United States Dankgraptcy Court Matrict of Traleway

W. R. Geren & Charlet at. Mehter

Chapter []

: Case Nov. 01-01139 et al., (Jointly Administered Under Case No. 01-01139)

: Amnun(\$599,48)

TRANSFER OF CLAIM OTHER THAN FOR RECURITY AND WAIVER OF NOTICE

Bankouptey Role 3000(a)

PLEASE TAKE MOTICE that the sebeduled claims of Richards Packaeging Int ("Transform") against the Debtar(s) is the amount of \$599.46, as instead within Schedule of of the Searchule of Assets and Unbilities filed by the Debtar(s), and all claims (including without hipiquien the Proof of Claim, if any, identifies, below and Transform's rights to receive an assumption of any executory contact or less related to the Claims and Ires, if any, which may be paid with respect to the Claim and all other claims, causes of extens against the Debtar, its affiliates, my guerrande or other third party, together with voting and other rights and benefits arising from, under or claim; to any of the Integration, and all cash, securities, instruments and other property which may be paid or isynch by Debtar in sall-faction of the Claim) of Teresteer have been transferred and substant faction for the Company of the analysed other than are remeity to Path Harbor Capital, LLC ("Francisco") in caneleration of the claim) of Tevesieror have been wantered and document is wideline of the Transier of the claims and all rights and benefits of Transieror televistes of the Claim. The claim is based on attourns oved to Transieror by Debror and this remarks such be decrease as absolute and unconditional transier of the Claim in the purpose of collection and this remarks such be decrease as absolute and unconditional transier of the Claim in the purpose of collection and that not no determine to create a seturity interest. Please more that Pair Harbor Capital, LLC is not obligated to file any application, mattern, Proof of Claim or other document with the Bankouptey Court with regard to your claim.

L, the undersigned Transferor of the above-described claims, hereby assign and imagin my claims and all rights them under to the Transferor upon terms as set forth in asser lear described. I represent and warrant that the claim is not less than \$599,48 and has not types previously objected to, sold, or satisfied. Upon multication by Transferor, I agree to reliable to reimburio Transferor a per-time portion of the purchase price if the claim is reduced, objected to, or all satisfied in whole of purchase price if the claim is reduced, objected to, or all satisfied and warrants that there are no offsets or defendes or professional payments that there are no offsets or defendes or professional payments that there are no offsets or defendes or professional payments that there are no offsets or defendes or professional payments that there are no offsets or defendes or professional payments that there are no offsets or defendes or professional payments are not because of the areas of t

A Proof of Claim His In the amount if \$: [Les est (strike open) book duly and struct in the Proceedings (and a true copy of such Front of Claim is attached to his Acaignment). If the Proof of Claim account differs from the Claim account set forth above, Transferous shall above the count of the Proof of Claim subject to the terms of this Agreement and shall be entitled to Identify itself as owner of such Proof of Claim on the records of the

In the event the Clelle is utilized by allowed in an amount in excess of the smoons purchased herein. Transferor is hereby deemed to sell to Transferor, and, at Transferred offiles only. Transferre bareby agrees to purchase, the balance of said Claims at the states percentage of claim paid linears not to except twice the Claim amount specified above. Transferre abail cents such payment to Transferre upon Transferred units section that here allowed in the before

Claim amount appropried above. Transferor same remains and proposed to contain a specified and the property of Transferre transfers the Chaim back to Transferor or withdraws the transfer, at such time both Transferor and Transferor release each other of all and may obligation or liability regarding this Assignment of Claim. Transferor hardby acknowledges and conscius to all of the terms on forth in this Transfer of Claim. and hereby waives (i) his signs of the problem treatment and (ii) his right to receive matter processes to Rule 300 L (e) of the PRDP. Transferor bareby saknowledges that I handered may at any time reassign the Cisina, regetter with all right, title and interest of Transferor in and to this Transfer of Cisina. All representation and warranties made their marriers the execution and delivery of this Transfer of Cisina and one statement.

Other than stated house, Transfered assumes all risks assurated with deboor's shirtly to distribute funds. Transferre agrees to deliver to Pair Hankar Capital, LLCI my correspond the or payments received subsequent to the date Transferre and agreement. The clock of the court is undersized to along the address regarding the claim of the Transferre to that of the Transferre falls to negotiate the distribution check includ to Transferre on a Follow of Transferre falls to negotiate the distribution check includ to Transferre on a Follow of the Transferre of the Transferre of the Transferre shall would be distribution theck, the amount of each altribution to such clieck shall be

deposited in Transfere's Bank account, and Transferry shall be automatically deemed to have violent in Chaire.

This Transfer of Claim shall be governed by that construed in accordance with the laws of the State of New York. Any soilon stising under or relating to time Assignment of Claim may be brought in any State or Federal count located in the State of New York, and Transferor contents to and confers personal justediction over Transferor by such court of courts and agrees that service of process may be upon Transferor by mailing a copy of shall process to Transferor as the address set furth in this Assignment of Claim, and in any action bereated Transferor walves the right to demand a trial by jury. Transferor Felkhandedges that in the event that the Order's basiculated case is dismissed or contented to a date under Chapter 7 of the Bankniptey Code and Transferor has said fit the Claim, Transferor in II Immediately Penit to Transferor all coorders paid by Transferor in regard to the Claim and ownership of the Claim shall probe took to Trussfings.

TRANSPERCIE Richards Packaging PO Box 11249, Haritand, OR Print Name: MIA

Updated field

New York, NY 1000! SignMills:

TLANSFERES

Fair Husbor Capital, LLC

Member Fall Halfsor Capital, LLC.

875 Avenue of the American, Botto 2309

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